

April 7, 2010

Project #: 1009644004 - 55

Mr. Mark Lewis CT Department of Environmental Protection 79 Elm Street Hartford, CT 06106

Subject:

Schedule for RCRA Corrective Action Requirements and Achievement of Interim Goals

Montville Generating Station

Montville, Connecticut

Dear Mr. Lewis:

On behalf of NRG Energy, Inc. (NRG), Shaw Environmental, Inc is acknowledging receipt of the Connecticut Department of Environmental Protection's (CTDEP) letter titled *RCRA Corrective Action Requirements and Achievement of Interim Goals*, dated March 11, 2010 for the subject site. This letter was received by NRG/Montville Station on March 22, 2010. As requested in the letter and included in the most recent site status report, a schedule for response actions at the subject site is presented below.

Activity	Anticipated Date
Conduct CSA Closure Assessment Activities	March 2010
Complete CSA Closure Plan Parts 2 and 3 and Public Notices	April/May 2010
Conduct Additional AOC 9 Assessment Activities	April 2010
Submit Summary Report of AOC 9 Assessment Activities and Proposed Self Implementation Plan (SIP)	July 2010
Complete public comment for SIP	July 2010
Conduct SIP field work	August 2010
Submit SIP Completion Report	fall 2010
Complete Supplemental Ecological Risk Assessment	fall 2010
Submit Final RAP with Engineering Control Submittal and Variance Request	fall/winter 2010
Final RAP and Variance Request 45-day Public Comment Period	winter 2010
Initiate RAP (i.e., start of final remediation)	spring 2011
RAP Complete (i.e., construction complete)	summer 2011
Compliance Groundwater Monitoring	2011 to 2012
Post Remediation Monitoring	2012
Public Notice and Partial Verification with Remediation Standards	2012
Regulations	

As you are aware NRG has been activity assessing the site and recently completed an interim remedial action in several areas of concern (AOC). These remedial achievements were acknowledged by the USEPA in a letter dated March 2, 2010. It was the intention of NRG to meet the Remedy Decision (CA 400) deadline of September 30, 2010; however, the assessment and remediation of the recently identified impacts of poly chlorinated biphenyl (PCB) in AOC 9 has influenced the ability to achieve this deadline. This is reflected in the schedule provided above. In addition, it is our understanding that CTDEP will

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shortly be providing a response to Shaw's September 14, 2009 letter regarding the Ecologic Risk assessment for the subject site. The schedule outlined above may also be impacted by this response. Since the schedule for the site continues to depend on input and approval from CTDEP, it is important that we discuss any concerns that CTDEP may have as soon as possible so that the proposed schedule can be met.

If you have any questions regarding this letter or any other matter, please do not hesitate to call me at 617.589.6143.

Sincerely,

The Shaw Group, Inc.

Andrew D. Walker, LEP, LSP

Project Manager

cc: Timothy Sisk, Montville Power LLC (hard copy/cd)

Ed Keith, NRG (electronic only)
Juan Perez, USEPA (electronic only)